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Approved For Release 2001/03/22 : CIA-RDP67B00511R000100160009 September 28, 1960 JG-H-116 Subject: Contract FR-9200 Attacked please find two (2) eigend copies of the definitive contract.

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- (1) Telor Part IV (1) DAVIA in order to avoid any percible educatorstanding, we feel that starting with the seventh line, this peragraph should be rewritten as follows: "sed to motings, sympolum, donventions, enhibite, and training courses conducted by professional or trade organizations unless directed to do so by the Contracting Officer, shall be coordinated in edvance of such travel with the Contracting Officer for his concurrence".
- (2) Under Part/IV (6) of the schodule entitled OVERERAD, add the sentence: "For the purpose of the negotisted everhead rates clause of this centract, the period chall be one (i) year beset on the Contractors flegal year"
- Under Behibit "A", STATEMENT OF WORK, Personaph 2.1. Final Design. should be changed to read as follows: "Information and design layouts to describe the prototype system will be prepared in accordance with the objectives approved under Item 1. in sufficient detail to indicate the overall configuration of the system, and the critical dimensions for mounting and operation. The information and drawings will be submitted to the Customer for approval".
- B. Paragraph 2.2 of the STATEMENT OF WORK, Final Design, in the first sentence charge the word "pending" to "prior to".
- C. Peragraph 2.3 of the STATEMENT OF WORL, helivery, thangs to October 15, 1960. 0/

The reason for the above changes is that our original concept of the scheduled time by which we would have been in a position to furnish layout drawings of the entire system was erronague. However, we feel that it is to our sutual seventage to define the system as soon as possible so that work can proceed on a mutually agreed upon basis as regards the system configuration.

- (4) Under Perseraph 5 of the STATEMENT OF WORK, Acceptance Teste, make the following chappen:
- Paragraph 5.1 change the second sentence to read: "Acceptance Tests will be conducted by the Contractor in accordance with Contractor furnished acceptance test procedures, to be furnished thirty (30) days prior to the delivery of the prototype. These diceptence tests to be made in conjunction with and utilizing facilities provided by the Customer".

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B. Peragraph 3.4 - in order to clarify this paragraph, we suggest that the following words be added: "in accordance with the clause of this contract entitled "Exanges".

- (5) Under Paragraph 8.4 of the STATEMENT OF WORK, Instruction Manuals, change to reed as follows: "Delivery of the General System Manual shall be three (3) months prior to delivery of the first prototype instrument". Reason: we feel this is a more definite date than that presently established.
- (6) Under the CEMBAL PROVISIONS, Article 33, Alterations, subparagraph "F" add the sentence which states: "Part (111), Paragraph (b) was changed to read "of any item of industrial facilities exceeding \$500.00"."

Since Item 1.2 of Exhibit "A" calls for formal written approval by you within forty-five (45) days after submission of our recommendation regarding the optimum system, we would appreciate a letter which formally approves the recommendation made with the submission of Boourent No. 119 on March 4, 1960.

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Attachments 2